

STATE OF INDIANA



INDIANA UTILITY REGULATORY COMMISSION
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FILED

MAR 03 2005

**SUBMISSION OF INDIANA BELL TELEPHONE)
COMPANY, INCORPORATED D/B/A SBC)
INDIANA FOR COMMISSION RECOGNITION)
OF AN AMENDMENT TO AN)
INTERCONNECTION AGREEMENT ARRIVED)
THROUGH VOLUNTARY NEGOTIATIONS)
WITH SAGE TELECOM, INC.)**

**INDIANA UTILITY
REGULATORY COMMISSION
CAUSE NO. 41268-INJ123**

You are hereby notified that on this date the Presiding Officers in this Cause make the following Entry:

On December 6, 2004, Sage Telecom, Inc. ("Sage") and Indiana Bell Telephone Company, Incorporated d/b/a SBC Indiana ("SBC Indiana"), filed their complete, unredacted wholesale agreement with the Indiana Utility Regulatory Commission ("Commission") in this Cause. Sage and SBC Indiana filed their complete, unredacted wholesale agreement pursuant to a determination made in the November 22, 2004 Docket Entry issued in this Cause which, in part, stated:

Having reviewed the LWC Agreement and the Tenth Amendment, it is our determination that the LWC Agreement is integral to, and indivisible from, the Tenth Amendment; that both the LWC Agreement and the Tenth Amendment are within the scope of Section 251 of the Act and, therefore, are required to be filed with the Commission; and that both the LWC Agreement and the Tenth Amendment are subject to Commission review as a tenth amendment to an interconnection agreement under Section 252 of the Act. . . .

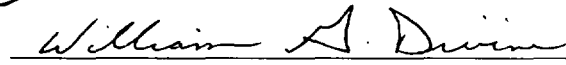
Based on our determination that a complete amendment to an interconnection agreement exists, we find that the complete amended interconnection agreement should be filed with the Commission. Therefore, within fourteen (14) days of the date this Entry is issued, Sage and SBC Indiana should, pursuant to Section 252 of the Act, file their complete, unredacted LWC Agreement with the Commission, which will supplement the already filed Tenth Amendment. Upon receipt of the LWC Agreement filed pursuant to Section 252 of the Act, it, along with the previously and properly filed Tenth Amendment, will be reviewed as a tenth amendment to an interconnection agreement subject to approval, or rejection in whole or in part.

Since its submission, the interconnection agreement relevant to this Cause has been under review by the Commission. Pursuant to Section 252(e)(4) of the federal Telecommunications Act of 1996, if the Commission does not act to approve or reject a negotiated interconnection agreement within 90 days of its submission the interconnection agreement is deemed approved. The 90 day time period for the Commission to act to approve or reject the interconnection agreement relevant to this Cause expires on March 7, 2005. Therefore, this Docket Entry should act as notice that an Order either approving or rejecting the interconnection agreement relevant to this Cause will be presented for the Commission to vote upon at the next regularly scheduled Commission conference on March 9, 2005.

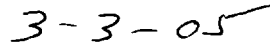
IT IS SO ORDERED.



Judith G. Ripley, Commissioner



William G. Divine, Administrative Law Judge



Date